UNITED STATES DISTRICT COURT 73 F EASTERN DISTRICT OF NEW YORK	iled 04/08/16 Page 1 of 1 PageID #: 326
UNITED STATES OF AMERICA	
V	WAIVER OF SPEEDY TRIAL
Sergio Cerna, Edwin Martinez	15 -cr-0087 (JFB)
It is hereby stipulated that the time period excluded in computing time within which trial of commence.	from $\frac{1/8/16}{16}$ to $\frac{5/4/16}{16}$ be the charges against the Defendant(s) must
The parties agree to the exclusion of the fo	oregoing period for the purpose(s) of:
 engagement in continuing plea neg examination of the Defendant(s) pregarding mental or physical capace submission of pretrial motions through pursuant to 18 U.S.C. § 3161 (h)(1) 	ity; ugh hearing or other disposition APP 08 2016
IX TRIAL PREPARATIO	LONG ISLAND OFFICE
The Defendant has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the U.S. Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the Plan and Rules of this Court adopted pursuant to that Act; and Rule 50 of the Federal Rules of Criminal Procedure. The Defendant understands that he/she has a right to be tried before a jury within a specified time period, not counting excludable periods.	
The Court [X] approves this Speedy Tria based upon its findings that this action serves the of the public and this Defendant in a speedier trial	
SO ORDERED.	
Dated: April (700) 6 Central Islip, NY	Joseph F./Bianco, U.S.D.J.
Assistant U.S. Attorney or Special Assistant U.S.	Attorney.
Defendant # 1:	Counsel: Joseph Ferrant
Defendant # 2: Echin Acasta	Counsel: Refer Bo: 1
Defendant # 3:	Counsel:
Defendant # 4:	Counsel: